No. 1:21-bk-00657 Doc 5 Filed 12/13/21 Entered 12/13/21 15:23:10 Page 1 of 9

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF WEST VIRGINIA

Debtor 1: Michael Eugene Cruny Case No.: 21-00657

Debtor 2: N.D.W. Va. Model Plan (12/17)

Chapter 13 Plan

Part 1: Notices

To Creditors: Your rights may be affected by this plan. You should read this plan carefully and discuss it with your attorney if you have one. If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must timely file an objection to confirmation. Objections by any party other than the Chapter 13 Trustee must be in writing and filed with the court no later than fourteen days after the date first set for the section 341(a) meeting of creditors, unless otherwise permitted by the court. If this proposed plan was not filed at least nine days before the date first set for the meeting of creditors, objections must be filed within twenty-three days from the issuance of the Clerk's notice of the confirmation hearing that accompanies this proposed plan, or amended plan, unless otherwise permitted by the court. The plan may be confirmed without further notice if no objection is timely filed.

This plan does not allow claims. The fact that your claim is classified herein does not mean that you will receive payment. You must file a timely proof of claim to be paid.

Non-standard provisions, if any, are specifically set forth in Paragraphs 3.4, 5.3 and 8.1. Limitation of a secured claim or its stripoff based on valuation under 11 U.S.C. 506 and the avoidance of a security interests under 11 U.S.C. 522(f) require a separate motion or adversary proceeding.

separate mo		, p. 0000a) .					
Amended Pla	n: Only compl	ete this section	n if this is an a	mended plan b	efore confir	mation		
	Sections of th	e Plan that ha	ve been amen	ded:				
	Creditors affe	cted by the an	nendment (list	t creditor name	and proof c	of claim number (if known))	
	Does the Debt	or have "curre	nt monthly inc	come" above t	he applicable	e median income	for the State?	No
Is the Debtor	eligible for a d	lischarge?	Yes		Is the Joint I	Debtor eligible fo	r a discharge?	
Part 2:	Plan Paymen	ts and Length	of Plan					
If you have no	ot paid the Cha	apter 13 filing f	fee, do you de	sire to have th	e Chapter 13	Trustee pay the	filing fee	
from your fire	st plan paymer	nt(s)?						
\$4,353.50	Monthly inco	me of the Deb	tor as stated o	n Schedule I, L	ine 12			
\$4,255.00		oly necessary n ne disbursing a	-	expenses of th	e Debtor and	d all monthly payr	ments for whic	h the Debtor
\$98.50	Income availa	able to feasibly	make month	ly Chapter 13 ¡	olan paymen	ts		
The Debtor sl	- hall make plan	payments as f	ollows:		Total Lengtl	h of Plan in Mont	hs:	36
		weekly for				months, totalir	ng:	\$0.00
		bi-weekly for				months, totalir	ng:	\$0.00
		semi-monthly	for			months, totalir	ng:	\$0.00
	\$100.00	monthly for			36	months, totalir	ng:	\$3,600.00
Other plan pa (e.g., "step" p	ayment terms payments)	Debtor to pay after plan cor	•	om retirement	annuity or f	amily help withii	n 30 days	\$25,000.00
					Total Paid	In ("Plan Base"):	\$28,	600.00

Payroll Deduction Order. The Debtor shall make Plan payments to the Trustee through a wage withholding order unless otherwise exempted. The Debtor may file a motion with the court to directly make plan payments to the Trustee and explain why there is to be no wage withholding order in the case.

No. 1:21-bk-00657 Doc 5 Filed 12/13/21 Entered 12/13/21 15:23:10 Page 2 of 9

Debtor 1 (for pa	yroll deduction)	Debtor 2 (for payroll deduction)		
Employer:		Ei	mployer:	
Address:		A	ddress:	
Address:		A	ddress:	
Tele:		Te	ele:	
Deduction:		D	eduction:	
Other Property. In addition to pay claims against the De		ts proposed by t	the Debtor, the following ad	ditional property is dedicated
				x return filed during the term
of the plan within 14 days o Plan within 30 days of recei _l	f filing the return and will turn pt. The Debtor will:	n over to the Tr	ustee all income tax refunds	that are dedicated to the
Dedicate all amounts ov	er \$1,500 from all tax refunds	to increase the o	gross base of the Chapter 13	plan
Dedicate the entire amo	unt of all tax refunds to increa	ase the gross bas	se of the Chapter 13 plan	
✓ Other - Please explain				
Debtor to retain tax refund	s.			
date of conversion from and	LENGTH. Plan payments shall other chapter to Chapter 13. irmation hearing. The propose	The amount of	the monthly plan payment r	
✓ The date that t	he first plan payment is made	pursuant to 11 l	J.S.C. 1326(a)(1)	
	ate of confirmation with all pre			the nlan
The effective di	ate or committation with an pre	2 committation p	dyments being dedicated to	the plan
	Total Payments	Provided for in	the Plan by Class	
Analysis does not include ar	ny amounts not paid through		•	
-	Cure & Maintain Secured Del		\$0.00	
3.3 to 3.4	Modification of Secured Deb	ots	\$0.00	
3.5	Valuation of Secured Debts		\$0.00	
3.6	Certain Unavoidable Liens		\$0.00	
4.2	Trustee's Fees		\$2,860.00	
	Attorney's Fees		\$3,000.00	
	DSOs and Priority Debts		\$6,029.00	
	Cure & Maintain Unsecured	Debts	\$0.00	
5.4	General Unsecured Debts		\$16,711.00	
8.1	Non-Standard Treatments		\$0.00	
	Total Paid Out of Plan Base		\$28,600.00	

Part 3: Treatment of Secured Claims

Secured Claims. Each holder of an allowed secured claim, which is paid in full during the life of the plan and for which the collateral is not surrendered, shall retain the lien securing the claim until the earlier of: (1) payment of the underlying debt as determined under non-bankruptcy law; or (2) discharge. Should this case be dismissed or converted before the plan is completed, the lien securing an allowed secured claim shall be retained by the holder to the extent recognized by non-bankruptcy law.

No. 1:21-bk-00657 Doc 5 Filed 12/13/21 Entered 12/13/21 15:23:10 Page 3 of 9

Adequate Protection Payments. Unless otherwise ordered, if a secured creditor is being paid through the Trustee, then all Section 1326(a)(1) adequate protection payments shall be made through the Trustee in the amount set forth in this Proposed Plan. The Trustee is not obligated to make any pre-confirmation adequate protection payments to a secured creditor until that creditor files a proof of claim.

Stay Relief. If relief from the automatic stay is ordered as to any item of collateral listed in Part 3, then the Trustee is authorized to cease all payments to the secured creditor.

3.1 Direct Payments Made by the Debtor on Secured Debts. The Debtor is not in arrears on the secured debts listed below and will directly maintain the current contractual installment payments, with any change required by the applicable contract that is noticed in conformity with any applicable rule.

Claim No. (if known)	Secured Creditor	Collateral	Current Installment Payment	Number of Payments Remaining
	Mr Cooper	Home	\$950.00	>60

3.2 Cure of Arrearage and Maintenance of Payments. Any existing arrearage will be paid in full by the Trustee at 0% interest unless otherwise indicated. The Trustee will maintain the contractual installment payments, with any change required by the applicable contract that is noticed in conformity with any applicable rule. The amount of the arrearage and on-going payment listed in a creditor's timely filed and allowed claim controls over the amount listed below and such a creditor need not object to confirmation on the basis that this proposed plan does not accurately reflect the creditor's proof of claim.

Claim No. (if known)	Secured Creditor	Collateral	Pre-Petition Arrearage	

Treatment of Contractual Installment Payments (these payments must be made by the Trustee)

		<u>'</u>	•	
Secured Creditor	Collateral	Current Monthly Payment	Lesser of Payments Remaining or Plan Length	Total Paid in Plan
0	0		36	\$0.00
0	0		36	\$0.00
0	0		36	\$0.00
0	0		36	\$0.00
0	0		36	\$0.00
0	0		36	\$0.00

No. 1:21-bk-00657 Doc 5 Filed 12/13/21 Entered 12/13/21 15:23:10 Page 4 of 9

3.3 Secured Claims Excluded from 11 U.S.C. 506. The claims listed below were either: (1) incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or (2) incurred within 1 year of the petition date and secured by a purchase money security interest in any other thing of value. Claims that are modified in a Chapter 13 plan must be paid through the Chapter 13 Trustee. The Trustee may pay the interest, secured principal and arrearage amount on an amortized basis over the life of the plan, and, thus, the total amount of interest may vary from the amount calculated. If relief from the automatic stay is ordered as to any item of collateral listed below, then the Trustee is authorized to cease all payments to the secured creditor. The amount listed in a creditor's timely filed and allowed claim controls over the amount listed below and the creditor need not object to confirmation on the basis that this proposed plan does not accurately reflect the creditor's proof of claim. Payment of a claim described in the final paragraph of section 1325(a) of the Bankruptcy Code may be listed here.

Claim No. (if known)	Secured Creditor	Collateral	Total Owed Including Arrearage	Interest Rate	90 Days Unpaid Interest + Principal	Total Paid In Plan
					\$0	\$0.00
					\$0	\$0.00
					\$0	\$0.00
					\$0	\$0.00
					\$0	\$0.00
					\$0	\$0.00

3.4 Other Treatment of Secured Claims. The De	3.4 Other Treatment of Secured Claims. The Debtor proposes the following treatment:			
	Total paid in the plan by the Trustee in Section 3.4			

3.5 Secured Claims that are Subject to a Separate Motion or Adversary Proceeding Based on Valuation. This Plan does not value claims. To value a claim pursuant 11 U.S.C. 506, the Debtor must file and serve a separate motion pursuant to Fed. R. Bankr. P. 3012, 7004, 9014(b), or, as applicable, file an adversary proceeding under Fed. R. Bankr. P. 7001, or submit an agreed order to the court resolving value. The information provided below is for information purposes only, and the Debtor's valuation stated herein is subject to change, without the need to modify the plan, based on the resolution of any motion, adversary proceeding, or pursuant to the terms of an agreed order regarding valuation. The amount of the creditor's claim in excess of the Debtor's valuation for the collateral shall be treated with other general unsecured claims and paid pro rata provided that the creditor timely files a proof of claim. If an order is entered treating the claim as wholly unsecured then the creditor's lien will be avoided pursuant to 11 U.S.C. 506.

Claim No. (if known)	Creditor	Collateral	Amount Owed	Debtor's Valuation	Interest Rate	90 Days Interest + Principal	Total Paid in Plan
						0	\$0.00
						0	\$0.00
						0	\$0.00
						0	\$0.00

3.6 Lien Avoidance. This plan does not avoid judicial liens or nonpossessory, nonpurchase money security interests under 11 U.S.C. 522(f). To avoid such liens, the Debtor must file and serve a separate motion on the affected creditor(s) pursuant to Fed. R. Bankr. P. 7004 and 9014(b). The Debtor may at a later date seek to avoid a judicial lien held by a creditor not listed below. The information provided below is for information purposes only, and the information provided is subject to change, without the need to modify the plan, based on the resolution of the Debtor's motion to avoid lien. The monthly payment amount and the duration of payments is subject to the Trustee's discretion. The amount of the creditor's avoided lien, if any, shall be treated with other general unsecured claims and paid pro rata provided that the creditor timely files a proof of claim. The Debtor discloses the intention to avoid liens held by the following creditors:

Claim No. (if known)	Creditor	Collateral / Face Value of	Estimated Remaining Lien Value	Interest Rate	90 Days Interest + Principal	Total Paid in Plan
					\$0	\$0.00
					0	\$0.00
					0	\$0.00
					0	\$0.00

3.7 Surrender or Sale of Collateral. For property the Debtor proposes to sell, a separate motion and proposed order must be filed which provide the details of the sale. Court approval must be obtained for the hire and use of a professional to sell property. After the payment of secured debts and the costs of sale, all net proceeds shall be paid to the Trustee for distribution. Property to be sold by the Debtor that is not sold in the applicable time period listed below will be surrendered to the creditor unless the Trustee or Debtor requests additional time, or unless the Debtor modifies the plan to retain the collateral and cure existing defaults. A secured creditor entitled to a deficiency claim must file that claim within 90 days of the date that the real or personal property is surrendered, or within 30 days of a sale that is conducted by the Debtor, unless otherwise ordered by the Court. Any allowed unsecured claim resulting from the disposition of the collateral will be paid pro rata with all other general unsecured claims. The Debtor requests that upon confirmation of this plan the stay under 11 USC 362(a) and 1301 be terminated with respect to surrendered collateral. This request is not a motion, is not goverend by 11 USC 362(d) or (e), and no fee is owed.

Claim No. (if known)	Creditor	Collateral	Amount Owed	Debtor's Valuation / Amount Secured	Indicate if Surrender or Sale	Time to Complete Sale, if applicable

Part 4: Treatment of Fees and Priority Claims

4.1 General. Unless the holder of a priority claim agrees to different treatment, Trustee's fees and all allowed priority claims, including domestic support obligations other than those treated in Section 4.4.1, will be paid in full without post-petition interest. Any agreement for different treatment should be formalized in a joint stipulation between the priority creditor and the Debtor and be filed with the Court.

4.2 Trustee's Fees. The Trustee's fee is governed by statute and may change during the course of the case. The Trustee's fee is estimated to be 10% of the Total Plan Base

\$28,600.00 Total Plan Base as stated in Part 2
\$2,860.00 Total estimated Trustee's Fee

4.3 Attorney's Fees. After a debtor's Chapter 13 plan is confirmed, the Chapter 13 Trustee shall pay all outstanding attorney's fees concurrently with any secured debt payments and any domestic support obligation that is to be paid by the Trustee; provided, however, that funds are to be applied first to long term mortgage debts paid through the Trustee, second to equal monthly payments to other secured creditors, third to domestic support creditors, and only then to attorney's fees. Attorney's fees are to be paid, in full, before any plan payment is applied to an arrearage claim or before payment is applied to any other priority or unsecured debt.

No. 1:21-bk-00657 Doc 5 Filed 12/13/21 Entered 12/13/21 15:23:10 Page 6 of 9 \$6,000.00 Total amount of Attorney's fees \$3,000.00 Amount received pre-petition \$3,000.00 Amount to be paid in the plan by the Trustee 4.4 Domestic Support Obligations. If the Debtor has domestic support obligations, use only the initials of minor children and do not list confidential information. Proof of Claim # (if known) Name & Address of Claimant or Agency: Estimated DSO arrearage to be paid in the Plan Payment amount for on-going monthly DSO obligations if paid by the Trustee Lesser of Plan length or remaining monthly payments 36 \$0.00 Total amount paid in the Plan by the Trustee as a Class 4.4 Claim 4.4.1 Domestic Support Obligations Assigned or Owed to A Governmental Unit and Paid Less than the Full Amount. The allowed priority claims listed below are based on a domestic support obligation that has been assigned or is owed to a governmental unit and will be paid less than the full amount of the claim under 11 U.S.C. 1322(a)(4). This plan provision requires that payments in Part 2 be for a term of 60 months. Claim No. (if Creditor **Amount Owed** Amount Paid in Plan known) 4.5 Other Priority Claims as Defined by 11 U.S.C. 507. Claim No. (if Creditor Type of Priority Amount Paid in Plan known) WV State Tax Dept. Tax \$6,029.00 4.6 Direct Payments on Priority Debts. The Debtor will maintain current installment payments on the priority unsecured debts listed below. Claim No. (if Creditor Type of Priority Monthly Payment **Total Payments Remaining** known) Part 5: Treatment of Non-Priority Unsecured Claims 5.1 Direct Payments Made by the Debtor on Unsecured Debts. The Debtor is not in arrears on the unsecured debts listed below and will directly maintain the current contractual installment payments, with any change required by the applicable contract that is noticed in conformity with any applicable rules. Type of Debt (e.g., student Number of loan, co-debtor claims, Claim No. (if **Unsecured Creditor** Monthly Payment **Payments** known) executory contracts,

unexpired leases, etc)

Remaining

No. 1:21-bk-	-00657 Doc 5 F	Filed 12/13/2	21 Entered 12/13/2	21 15:23:10 Page 7 of 9		
5 2 Maintenance of Payme	ents and Cure of any Defai	ılts on Unsecure		ges will be naid in full by the		
			nintain the contractual installn			
			ty with any applicable rule. U	-		
			ver any amounts listed below nation on the basis that this pr			
			ntrary timely proof of claim, th			
				Trustee is authorized to cease		
all payments to the unsecu	red creditor.					
Claim No. (if	anner and Canaditan		(e.g., student loan, co-debtor			
known)	nsecured Creditor	ciairis, exe	cutory contacts, unexpired leases, etc)	Pre-Petition Arrearage		
Treatment of Contractual II	nstallment Payments (thes	e payments must	t be made by the Trustee)			
		Regular	Lesser of payments			
Unsecured Creditor	Type of Debt	Monthly Payment	remaining or plan length	Total Paid in Plan		
0	0	rayment	36	\$0.00		
0	0		36	\$0.00		
0	0		36	\$0.00		
0	0		36	\$0.00		
0	0		36	\$0.00		
0	0		36	\$0.00		
5.3 Other Senarately Class	ified Non-Priority Unsecur	red Claims. The D	ebtor proposes the following	treatment:		
Sio Other Separatery Glass	med Hom Finding Gildeda.	Cu ciamo.	estor proposes the rollowing	- Comment		
	Total payme	nts, if any, made	by the Trustee in Section 5.3:			
E / Non Priority Uncocura	d Claims Not Sonaratoly Cl	assified Allower	d non-prioirty claims that are	not congrately classified will		
•	•		·	· · · · · · · · · · · · · · · · · · ·		
	be paid pro rata. Payment of any dividend will depend on the amount of secured and priority claims allowed, payments to separately designated classes, and the total amount of all allowed unsecured claims. No payment will be made until unsecured					
			uled claims unless a proof of c			
	he effective date of the plan of property to be distributed in the plan on account of each allowed unsecured claim is not less than he amount that would be paid on such claim if the estate of the Debtor was liquidated in Chapter 7 of the Bankruptcy Code on					
that date.	paid on Such Claim if the es	state of the Debt	or was ilquidated in Chapter 7	or the Bankruptcy Code on		

\$16,711.00	Estimated distribution to unsecured creditors
0.75%	Estimate dividend on unsecured claims

No. 1:21-bk-00657 Doc 5 Filed 12/13/21 Entered 12/13/21 15:23:10 Page 8 of 9

5.5 Special Provisions Governing Student Loans. This Plan does not provide for discharge of a debtor's student loan obligation. Discharge of a student loan requires a separate adversary proceeding. The debtor shall be allowed to seek enrollment in any applicable income-driven repayment plan with the U.S. Department of Education and/or other student loan servicers, guarantors, etc., without disqualification due to the debtor's bankruptcy provided that the debtor otherwise qualifies for an income-driven repayment plan. If the debtor qualifies and enrolls in an income-driven repayment plan, the debtor shall notify the Chapter 13 Trustee within 30 days of the amount of such payment and of any subsequent change in that payment. It shall not be a violation of the automatic stay or confirmation order for an educational lender, servicer, or guarantor to send the debtor normal monthly statements regarding payments due and other communications including, without limitation, notices of late payment or delinquency.

delinquency.	ici communications melading, without	minicularly notices of face payment of
Part 6: Executory Contracts and Unex	xpired Leases	
6.1 Assumption and Rejection. The executor specified in Section 5.1, 5.2, and/or 5.3. Any Part 5, is rejected.		
Name of Executory Contract or Lease Holder	Description of Leased P	roperty or Executory Contract
Part 7: Vesting of Property of the Est	ate	
7.1 Property of the estate will vest in the Do		
Part 8: Non-Standard Provisions		
8.1 Non-Standard Provisions . A non-standar listed here and/or in Paragraphs 3.4 and 5.3.		e included above. Non-standard provisions are
	Total, if any, to be paid by the Trust	ee in Section 8.1
By signing below, I certify that the plan does and/or 8.1	not contain any non-standard provisio	n other than as set forth in Sections 3.5, 5.3
Part 9: Signatures		
Plan complies with all applicable provisions of	btor of the income and property the De of the Bankruptcy Code. Any fee, charg	bor proposes to use to complete the Plan. This
/s/Michael G. Clagett		12/13/2021
Signature of Attorney for the Debtor		Date
/s/Michael Eugene Cruny		12/13/2021
Signature of Debtor 1		Date
Signature of Debtor 2 (if applicable)		Date

No. 1:21-bk-00657 Doc 5 Filed 12/13/21 Entered 12/13/21 15:23:10 Page 9 of 9

EXHIBIT A: LIQUIDATION ANALYSIS, COMPARISON, AND ESTIMATED DIVIDEND

Real Property	Prop	erty 1	Prop	erty 2	Property 3
Value on Schedule A/B	\$23	7,000			
Less First Mortgage	\$16	5,584			
Less Other Lien(s)	\$0				
Less Claimed Exemption(s)	\$26,770				
Less 10% Costs of Sale	\$2	3,700 \$0		0	\$0
Net Equity	\$20,946		\$0		\$0
Motor Vehicles	Vehicle 1	Vehicle 2	Vehicle 3	Vehicle 4	Vehicle 5
Value on Schedule A/B	\$500	\$10,500			
Less Lien(s)	\$0	\$0			
Less Claimed Exemption(s)	\$450	\$9,450			
Less 10% Costs of Sale	\$50	\$1,050	\$0	\$0	\$0
Net Equity	\$0	\$0	\$0	\$0	\$0
Other Assets	Item 1	Item 2	Item 3	Item 4	Everything Else
Property Value	\$1,600	\$5,205	\$37,850		

Unsecured Liabilities & Liquidation Comparison

\$0

\$1,440

\$160

\$0

\$4,685

\$521

\$0

\$0

\$37,850

\$3,785

\$0

\$0

\$0

\$0

\$0

Less Lien(s)

Net Equity

Less Claimed Exemption(s)

Less 10% Costs of Sale

Total Unsecured Claims on Schedules D, E/F		Outcome in Chapter 7		
Priority Claims on Schedule E/F	\$6,029	Total Net Equity	\$20,946	
Non-Priority Portions of Priority Claims on E/F	\$314	Less Chapter 7 Commission	\$2,845	
General Unsecured Claims on Schedule E/F	\$2,223,170	Less Chapter 7 Attorney's Fees	\$3,000	
Undersecured portions, if any, on Schedule D	\$0	Less Payment to Priority Claims	\$6,029	
Total Unsecured Claims	\$2,229,513	Amount Payable to Gen. Unsecured	\$9,072	
		Total General Unsecured Claims	\$2,223,484	
		Percentage Distribution in Ch. 7	0.41%	

Outcome in Proposed Plan

Total Plan Payments	\$28,600.00	
Total Flatt Fayments	. ,	
Less Secured Claims in Part 3 paid by the Trustee	\$0.00	
Less Priority Claims in Part 4 paid by the Trustee	\$11,889.00	
Less Classified Unsecured Claims in Part 5 paid by the TE	\$0.00	
Less Non-Standard Claims in Part 8.1 paid by the Trustee	\$0.00	
Amount Payable to General Unsecured Claims	\$16,711.00	
Undersecured portions in Sections 3.4,3.5,3.6, 3.7, if any		
Total General, Non-Priority Unsecured Claims on Sch. E/F	\$2,223,483.89	
	. , ,	
Total Unsecured and Undersecured, Non-Priority Claims	\$2,223,483.89	
	\$2,223,483.89	